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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/812,323	03/29/2004	Ahmad R. Ansari	NEC0217C2US	2725
	7590 12/15/200 TEPHENSON LLP	8	EXAMINER	
11401 CENTU	RY OAKS TERRACE		ELLIS, RICHARD L	
BLDG. H, SUITE 250 AUSTIN, TX 78758			ART UNIT	PAPER NUMBER
,			2183	
			MAIL DATE	DELIVERY MODE
			12/15/2008	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

		Application No.	Applicant(s)			
Office Action Summary		10/812,323	ANSARI, AHMAD R.			
		Examiner	Art Unit			
		Richard Ellis	2183			
Period fo	The MAILING DATE of this communication ap or Reply	pears on the cover sheet with the c	orrespondence address			
WHIC - Exter after - If NC - Failu Any	ORTENED STATUTORY PERIOD FOR REPLEHEVER IS LONGER, FROM THE MAILING Desions of time may be available under the provisions of 37 CFR 1.7 SIX (6) MONTHS from the mailing date of this communication. It is period for reply is specified above, the maximum statutory period re to reply within the set or extended period for reply will, by statute reply received by the Office later than three months after the mailing and patent term adjustment. See 37 CFR 1.704(b).	NATE OF THIS COMMUNICATION 136(a). In no event, however, may a reply be tin will apply and will expire SIX (6) MONTHS from e, cause the application to become ABANDONE	N. nely filed the mailing date of this communication. D (35 U.S.C. § 133).			
Status						
1) 又	Responsive to communication(s) filed on <u>06 C</u>	October 2008				
•	• • • • • • • • • • • • • • • • • • • •	s action is non-final.				
3)□	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is					
J)الــا	closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.					
	closed in accordance with the practice under r	ex parte Quayre, 1999 O.B. 11, 40	0.0.210.			
Dispositi	on of Claims					
4)🛛	Claim(s) <u>28-42</u> is/are pending in the application.					
	4a) Of the above claim(s) is/are withdrawn from consideration.					
5)🖂	☑ Claim(s) <u>28-32 and 39-42</u> is/are allowed.					
	∑ Claim(s) <u>33-38</u> is/are rejected.					
·	Claim(s) is/are objected to.					
-	Claim(s) are subject to restriction and/o	or election requirement.				
٥,١	and caspect to recall and analysis	or orocaerr roquirement.				
Applicati	on Papers					
9)☐ The specification is objected to by the Examiner.						
10)	10)☐ The drawing(s) filed on is/are: a)☐ accepted or b)☐ objected to by the Examiner.					
	Applicant may not request that any objection to the	drawing(s) be held in abeyance. See	e 37 CFR 1.85(a).			
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).						
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.						
Priority ι	ınder 35 U.S.C. § 119					
a)	Acknowledgment is made of a claim for foreign All b) Some * c) None of: 1. Certified copies of the priority document 2. Certified copies of the priority document 3. Copies of the certified copies of the priority document application from the International Bureasee the attached detailed Office action for a list	ts have been received. ts have been received in Applicati prity documents have been receive uu (PCT Rule 17.2(a)).	on No ed in this National Stage			
2) Notice (3) Inform	e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PTO-948) mation Disclosure Statement(s) (PTO/SB/08) r No(s)/Mail Date	4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal F 6) Other:	nte			

Application/Control Number: 10/812,323 Page 2

Art Unit: 2183

1. Claims 28-42 remain for examination.

2. The text of those sections of Title 35, US Code not included in this action can be found in a prior Office Action.

- 3. Claims 33-38 are rejected under 35 USC § 101 because the claimed invention is directed to non-statutory subject matter.
- 4. The rejections are respectfully maintained and incorporated by reference as set forth in the previous office action, mailed June 6, 2008.
- 5. Applicant's arguments filed October 6, 2008 have been fully considered but they are not deemed to be persuasive.
- 6. In the remarks, applicant argues in substance:
 - A. That: "Applicants have amended the specification by removing language that defines "computer readable medium" as including communications media conveying signals in coding their instructions. In light of this amendment, Applicants assert all claims are in compliance with 35 U.S.C. § 101."

This is not found persuasive because applicant's amendment does not remove the definitional statement from the originally filed specification and as such the file history record as a whole still shows an intent on applicant's part to define the breadth of the claimed computer readable medium as encompassing electromagnetic signals. Accordingly, the rejection is maintained.

Applicant can overcome this rejection not by amendment to the specification to remove the signals definition, but by deliberate amendment of the claim language to **narrow** the scope of the claims to only encompass the non-electromagnetic signals examples (magnetic storage media, optical storage media, flash memory, random access memory, read only memory) provided on page 7 of their specification.

7. Applicant's amendments to the claims to bring the claims into synchronism with the invention as described on pg. 26 of the specification are sufficient to overcome the rejections for inadequate written description and lack of enablement and those rejections are hereby withdrawn.

Application/Control Number: 10/812,323 Page 3

Art Unit: 2183

8. Claims 28-32 and 39-42 are allowable over the prior art of record.

9. THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR § 1.136(a). The practice of automatically extending the shortened statutory period an additional month upon the filing of a timely first response to a final rejection has been discontinued by the Office. See 1021 TMOG 35.

A SHORTENED STATUTORY PERIOD FOR RESPONSE TO THIS FINAL ACTION IS SET TO EXPIRE THREE MONTHS FROM THE DATE OF THIS ACTION. IN THE EVENT A FIRST RESPONSE IS FILED WITHIN TWO MONTHS OF THE MAILING DATE OF THIS FINAL ACTION AND THE ADVISORY ACTION IS NOT MAILED UNTIL AFTER THE END OF THE THREE-MONTH SHORTENED STATUTORY PERIOD, THEN THE SHORTENED STATUTORY PERIOD WILL EXPIRE ON THE DATE THE ADVISORY ACTION IS MAILED, AND ANY EXTENSION FEE PURSUANT TO 37 CFR § 1.136(a) WILL BE CALCULATED FROM THE MAILING DATE OF THE ADVISORY ACTION. IN NO EVENT WILL THE STATUTORY PERIOD FOR RESPONSE EXPIRE LATER THAN SIX MONTHS FROM THE DATE OF THIS FINAL ACTION.

10. Any inquiry concerning this communication or earlier communications from the Examiner should be directed to Richard Ellis whose telephone number is (571) 272-4165. The Examiner can normally be reached on Monday through Thursday from 7am to 5pm.

If attempts to reach the Examiner by telephone are unsuccessful, the Examiner's supervisor, Eddie Chan, can be reached on (571) 272-4162. The fax phone number for the USPTO is: (703)872-9306.

Any inquiry of a general nature or relating to the status of this application should be directed to the Group receptionist whose telephone number is (571) 272-2100.

/Richard Ellis/ Primary Examiner, Art Unit 2183 December 9, 2008